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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/724,075	11/28/2000	Tim Bridges	3499-95	6810	
27383	7590 08/24/2005	EXAMINER		INER	
CLIFFORD CHANCE US LLP 31 WEST 52ND STREET			GRAHAM, C	GRAHAM, CLEMENT B	
NEW YORK, NY 10019-6131			ART UNIT	PAPER NUMBER	
	,		3628		
		DATE MAILED: 08/24/2005			

Please find below and/or attached an Office communication concerning this application or proceeding.

•		Application No.	Applicant(s)			
Office Action Summary		09/724,075	BRIDGES ET AL.			
		Examiner	Art Unit			
		Clement B. Graham	3628			
Period fo	The MAILING DATE of this communication or or Reply	appears on the cover sheet with the o	correspondence address			
THE   - External after - If the - If NO - Failu Any (	ORTENED STATUTORY PERIOD FOR REI MAILING DATE OF THIS COMMUNICATIO insions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a period for reply is specified above, the maximum statutory per re to reply within the set or extended period for reply will, by state to reply within the set or extended period for reply will, by state to reply within the set or extended period for reply will, by state to reply within the set or extended period for reply will, by state to reply within the set or extended period for reply will, by state to reply within the set or extended period for reply will, by state to reply within the set or extended period for reply will, by state to reply within the set or extended period for reply will, by state to reply within the set or extended period for reply will, by state to reply within the set or extended period for reply will, by state to reply within the set or extended period for reply will, by state to reply within the set or extended period for reply will, by state to reply within the set or extended period for reply will, by state to reply within the set or extended period for reply will, by state to reply within the set or extended period for reply will, by state to reply within the set or extended period for reply will be set or extended period for	N. 1.136(a). In no event, however, may a reply be tir reply within the statutory minimum of thirty (30) day iod will apply and will expire SIX (6) MONTHS from tute, cause the application to become ABANDONE	nely filed  s will be considered timely. the mailing date of this communication. CD (35 U.S.C. § 133).			
Status		·	,			
1)⊠	Responsive to communication(s) filed on 23	<u> 3 December 2004</u> .				
2a)⊠	This action is <b>FINAL</b> . 2b) ☐ T	his action is non-final.				
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Dispositi	ion of Claims		•			
5)□ 6)⊠ 7)□	4)⊠ Claim(s) <u>1-14</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.  5)□ Claim(s) is/are allowed.  6)⊠ Claim(s) <u>1-14</u> is/are rejected.					
Applicati	ion Papers					
9)[	The specification is objected to by the Exam	iner.				
10)	10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.					
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority (	ınder 35 U.S.C. § 119	•				
a)(	Acknowledgment is made of a claim for fore  All b) Some * c) None of:  1. Certified copies of the priority docume  2. Certified copies of the priority docume  3. Copies of the certified copies of the priority document of	ents have been received. ents have been received in Applicatoriority documents have been receivereau (PCT Rule 17.2(a)).	ion No ed in this National Stage			
Attachmen	t(s)					
1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)  Paper No(s)/Mail Date						
3) 🔲 Infor	e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/ r No(s)/Mail Date	🗂	ate Patent Application (PTO-152)			

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#### **DETAILED ACTION**

1. Claims, 1-14 are pending.

#### Claim Rejections - 35 USC § 112

2. The following is a quotation of the second paragraph of 35 U.S.C. 112: The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

The terms "relative sizes and substantially" in claim 10 is a relative term which renders the claim indefinite. The terms "relative sizes and substantially " is not defined by the claim, the specification does not provide a standard for ascertaining the requisite degree, and one of ordinary skill in the art would not be reasonably apprised of the scope of the invention. It is unclear as to what is considered to be "relative sizes and substantially offsetting.

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patent ability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-9,12-14, are rejected under 35 U.S.C. 103(a) as being unpatentable over Statement of financial accounting standards No. 133, accounting for derivative instruments and hedging activities by Edmund L. Jenkins (Hereinafter Jenkins Nov, 1998.Vol. 186, Iss.5; 12 pages) in view of Wallman U.S Patent 6, 360, 210.

As per claims 1, 7-8, Jenkins discloses a hedge accounting method implemented by a programmed computer system for reducing periodic earnings volatility associated with a hedged exposure, the method comprising:

processing, data and instructions to account for a financial exposure of an associated hedge item by designating for accounting purposes a portion. ("i. e, percentage") of the value of the financial exposure as being hedged by the hedging instrument. (see page 9-12 of paragraph 18-22) the portion being determined based on processing of data representing a price sensitivity of the financial exposure with respect to changes in market value. ("i. e, fair value") of an underlying hedge item.(Note abstract and

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summary see page 9-12 of paragraph 18-22) and in each of a plurality of sequential periods. ("i. e, future periods "see page 16 paragraph 31").

Jenkins fail to explicitly teach redesignation for accounting purposes of the portion of the financial exposure based on changed price sensitivity of the hedging instrument.

However Jenkins teaches designation of the portion of the financial exposure based on changed price sensitivity of the hedging instrument, and it would have been obvious to one of ordinary skill in the art that redesignation of the portion of the financial exposure based on changed price sensitivity of the hedging instrument would have been repeating the designation process of Jenkins.

Jenkins fail to explicitly teach processing data on the computer to compute.

However Wallman discloses, a computer-based system for managing risk underlying a portfolio of assets/liabilities, includes a graphical user interface, a memory (with a custodial feature), a processor and a link to the party incurring the risk, which could include the public markets through publicly traded hedging devices such as puts and calls. The graphical user interface enables the user to enter information about the portfolio, including a list of assets/liabilities, values for each of the assets/liabilities, shares owned or a percentage of each issue as part of the entire portfolio, and an input of what the user wishes to have limited for downside risk ("shielded or protected"). The processor analyzes the portfolio using, among other known techniques, value-at-risk and sensitivity algorithms and probabilistic analysis to determine an expected likelihood of a catastrophic loss in value at a plurality of specified levels and a likely distribution of outcomes for the portfolio over specified periods, and can also calculate the cost of hedging the risk through the purchase of instruments traded in the public markets. (see column 6 lines 10-60).

Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teachings of Jenkins to include processing data on the computer to compute taught by Wallman in order to for an investor can manage and limit the inherent risk in a portfolio.

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As per claim 2, Jenkins discloses wherein the hedging instrument comprises an instrument selected from the group consisting of a put option, a call option, and a derivative. (see page 11 paragraph 5).

As per claim 3, Jenkins discloses wherein the accounting comprises accounting in accordance with Financial Standards Accounting Board Statement Number 133. (Note abstract).

As per claim 4, Jenkins discloses wherein the financial exposure is associated with changes in market price of the underlying hedge item, and hedging instrument is an option to exchange a first amount of the underlying financial instrument at a first price on a maturity date. (see page 21 paragraph 8 and page 9-12 of paragraph 18-22).

As per claim 5, Jenkins discloses wherein the first amount is substantially equal to a total value of the financial exposure. (see ).

As per claim 6, Jenkins discloses wherein the underlying instrument selected from the group consisting of currency, a commodity and an interest rate. (see page 5 paragraph 7 and page 8 paragraph 15).

As per claim 9, Jenkins wherein the future exchange comprises an exchange selected from the consisting of a put option and a call option. (see page 11 paragraph 5).

As per claims 10-11, Jenkins discloses a method implemented by programmed computer system for of reducing periodic earnings volatility associated with accounting for a hedging transaction the method comprising:

executing a computer program module configured to receive data and process computer code instructions to account for financial exposure for an associated hedging instrument comprising a first and a second part said first part comprising sub-portion and a second sub-portion. (inherent with hedging instrument") wherein changes in the value of the first part substantially offset changes in value of the financial exposure(see page 9-12 of paragraph 18-22) and executing a computer program module configured to receive data and process computer code instructions to determine relative sizes of the first and second sub-portions such that the second sub-portion offsets the delta of the second part and effecting effect accounting designations whereby the first sub-

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portion is designated as a hedge of at least a portion of the financial exposure and the second sub-portion is not designated as a hedge of the financial exposure. (see page 9-12 of paragraph 18-22) and executing a computer program module configured to receive data and process computer code instructions to determine in each of a plurality of sequential periods a for accounting purposes of relative sizes of the first sub-portion designated as a hedge of at least a portion of the financial exposure and the second part sub-portion is not designated as a hedge of the financial exposure such that the second sub-portion continues to substantially offset the delta ("i. e, volality") of the second part (see page 9-12 of paragraph 18-22) ("i. e, future periods "see page 16 paragraph 31").

Jenkins fail to explicitly teach a redesignation.

However Jenkins teaches designation of the portion of the financial exposure based on changed price sensitivity of the hedging instrument, and it would have been obvious to one of ordinary skill in the art that the redesignation of the portion of the first part such that the remainder of the first part offsets the delta of the second part would have been repeating the designation process of Jenkins.

Jenkins fail to teach executing a computer program module configured to receive data and process computer code instructions to account for a financial exposure of an associated hedging instrument.

However Wallman discloses, a computer-based system for managing risk underlying a portfolio of assets/liabilities, includes a graphical user interface, a memory (with a custodial feature), a processor and a link to the party incurring the risk, which could include the public markets through publicly traded hedging devices such as puts and calls. The graphical user interface enables the user to enter information about the portfolio, including a list of assets/liabilities, values for each of the assets/liabilities, shares owned or a percentage of each issue as part of the entire portfolio, and an input of what the user wishes to have limited for downside risk ("shielded or protected"). The processor analyzes the portfolio using, among other known techniques, value-at-risk and sensitivity algorithms and probabilistic analysis to determine an expected likelihood of a catastrophic loss in value at a plurality of specified levels and a likely distribution of

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outcomes for the portfolio over specified periods, and can also calculate the cost of hedging the risk through the purchase of instruments traded in the public markets. (see column 6 lines 10-60).

Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teachings of Jenkins to include executing a computer program module configured to receive data and process computer code instructions to account for a financial exposure of an associated hedging instrument taught by Wallman in order to for an investor can manage and limit the inherent risk in a portfolio.

As per claims 12-13, Jenkins discloses a method of accounting for a hedged exposure, the method comprising: procuring a hedging instrument to hedge a total exposure value of a financial instrument, and prior to each of a series of sequential time periods, a designated portion of the total exposure value based on a current sensitivity of a price of the hedging instrument and the value of the exposure, and account for the hedging instrument as a hedge on the designated portion. ("i. e, percentage") of the total exposure value (see page 9-12 of paragraph 18-22) and subsequent to an end of each time period, processing data and to determine a change in the market value ("i. e, fair value") of the hedging instrument over a corresponding time period ("i. e, future periods "see page 16 paragraph 31") and determine a change in the market value of the (Note summary and see page 9-12 of paragraph 18-22), designated exposure over the corresponding time period and account for said change in market value of the hedging instrument offsetting said change in market value of the designated exposure as other than earnings. (see page 9-12 of paragraph 18-22).

Jenkins fail to explicitly teach computer system program instructions to cause processing data to calculate.

However Wallman discloses, a computer-based system for managing risk underlying a portfolio of assets/liabilities, includes a graphical user interface, a memory (with a custodial feature), a processor and a link to the party incurring the risk, which could include the public markets through publicly traded hedging devices such as puts and calls. The graphical user interface enables the user to enter information about the

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portfolio, including a list of assets/liabilities, values for each of the assets/liabilities, shares owned or a percentage of each issue as part of the entire portfolio, and an input of what the user wishes to have limited for downside risk ("shielded or protected"). The processor analyzes the portfolio using, among other known techniques, value-at-risk and sensitivity algorithms and probabilistic analysis to determine an expected likelihood of a catastrophic loss in value at a plurality of specified levels and a likely distribution of outcomes for the portfolio over specified periods, and can also calculate the cost of hedging the risk through the purchase of instruments traded in the public markets. (see column 6 lines 10-60)

Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teachings of Jenkins to include processing data on the computer to compute taught by Wallman in order to for an investor can manage and limit the inherent risk in a portfolio.

As per claim 14, Jenkins discloses a computer system comprising: pursuant to FAS 133. (Note abstract) the for a financial exposure and an associated hedging instrument by designating a portion of the value of the financial exposure as being hedged by the hedging instrument (see page 9-12 of paragraph 18-22) the portion being determined based on processing of data representing a price sensitivity of the hedging instrument with respect to changes in market value of an underlying financial instrument. (see page 9-12 of paragraph 18-22) in each of a plurality of sequential periods. ("i. e, future periods "see page 16 paragraph 31").

Jenkins fail to explicitly teach, data is computed to redesignate the portion of the financial exposure based on changed price sensitivity. ("i. e, changes") of the hedging instrument.

However Jenkins teaches designation of the portion of the financial exposure based on changed price sensitivity of the hedging instrument, and it would have been obvious to one of ordinary skill in the art that redesignation of the portion of the financial exposure based on changed price sensitivity of the hedging instrument would have been simply repeating the designation process of Jenkins.

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Jenkins fail to teach a host computer comprising a processor coupled to a memory comprising instructions to configure the processor to process executable instructions and data to compute a value representing a reduction in earnings volatility in a derivative account.

However Wallman discloses, a computer-based system for managing risk underlying a portfolio of assets/liabilities, includes a graphical user interface, a memory (with a custodial feature), a processor and a link to the party incurring the risk, which could include the public markets through publicly traded hedging devices such as puts and calls. The graphical user interface enables the user to enter information about the portfolio, including a list of assets/liabilities, values for each of the assets/liabilities, shares owned or a percentage of each issue as part of the entire portfolio, and an input of what the user wishes to have limited for downside risk ("shielded or protected"). The processor analyzes the portfolio using, among other known techniques, value-at-risk and sensitivity algorithms and probabilistic analysis to determine an expected likelihood of a catastrophic loss in value at a plurality of specified levels and a likely distribution of outcomes for the portfolio over specified periods, and can also calculate the cost of hedging the risk through the purchase of instruments traded in the public markets. (see column 6 lines 10-60 and column 8 lines 35-65).

Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teachings of Jenkins to include host computer comprising a processor coupled to a memory comprising instructions to configure the processor to process executable instructions and data to compute a value representing a reduction in earnings volatility in a derivative account taught by Wallman in order to for an investor can manage and limit the inherent risk in a portfolio.

## Response to Arguments

- 5. Applicant's arguments files on 12/23/04 have been fully considered but are not persuasive for the following reasons.
- 6. In regards to Applicant's argument's pertaining to Jenkins and Wallman.
- 7. In regards to Applicant's argument's that Jenkins and Wallman fail to teach or suggest" processing, data and instructions to account for a financial exposure of an

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associated hedge item by designating for accounting purposes a portion of the value of the financial exposure as being hedged by the hedging instrument the portion being determined based on processing of data representing a price sensitivity of the financial exposure with respect to changes in market value of an underlying hedge item and in each of a plurality of sequential periods redesignation for accounting purposes of the portion of the financial exposure based on changed price sensitivity of the hedging instrument and a method implemented by programmed computer system for of reducing periodic earnings volatility associated with accounting for a hedging transaction the method executing a computer program module configured to receive data and process computer code instructions to account for financial exposure for an associated hedging instrument comprising a first and a second part said first part comprising sub-portion and a second sub-portion wherein changes in the value of the first part substantially offset changes in value of the financial exposureand executing a computer program module configured to receive data and process computer code instructions to determine relative sizes of the first and second sub-portions such that the second sub-portion offsets the delta of the second part and effecting effect accounting designations whereby the first sub-portion is designated as a hedge of at least a portion of the financial exposure and the second sub-portion is not designated as a hedge of the financial exposure and executing a computer program module configured to receive data and process computer code instructions to determine in each of a plurality of sequential periods a for accounting purposes of relative sizes of the first sub-portion designated as a hedge of at least a portion of the financial exposure and the second part sub-portion is not designated as a hedge of the financial exposure such that the second sub-portion continues to substantially offset the delta of the second part" the examiner disagrees with Applicant's because these limitations are addressed as stated,

Jenkins teaches processing, data and instructions to account for a financial exposure of an associated hedge item by designating for accounting purposes a portion "i. e, percentage" of the value of the financial exposure as being hedged by the hedging instrument see page 9-12 of paragraph 18-22 the portion being determined based on processing of data representing a price sensitivity of the financial exposure with respect

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to changes in market value "i. e, fair value" of an underlying hedge item Note abstract and summary see page 9-12 of paragraph 18-22 and in each of a plurality of sequential periods "i. e, future periods "see page 16 paragraph 31.

Wallman teaches a computer-based system for managing risk underlying a portfolio of assets/liabilities, includes a graphical user interface, a memory (with a custodial feature), a processor and a link to the party incurring the risk, which could include the public markets through publicly traded hedging devices such as puts and calls. The graphical user interface enables the user to enter information about the portfolio, including a list of assets/liabilities, values for each of the assets/liabilities, shares owned or a percentage of each issue as part of the entire portfolio, and an input of what the user wishes to have limited for downside risk ("shielded or protected"). The processor analyzes the portfolio using, among other known techniques, value-at-risk and sensitivity algorithms and probabilistic analysis to determine an expected likelihood of a catastrophic loss in value at a plurality of specified levels and a likely distribution of outcomes for the portfolio over specified periods, and can also calculate the cost of hedging the risk through the purchase of instruments traded in the public markets. see column 6 lines 10-60.

Therefore it is obviously clear that Applicant's claim limitations were addressed within the references of Jenkins and Wallman.

8. Applicant's maintains that Jenkins and Wallman cannot be combined, the Examiner recognizes that obviousness can only be established by combining or modifying the teachings of the prior art to produce the claimed invention where there is some teaching, suggestion, or motivation to do so found either in the references themselves or in the knowledge generally available to one of ordinary skill in the art. See In re Fine, 837 F.2d 1071,5 USPQ2d 1596 (Fed. Cir. 1988) and In re Jones, 958 F.2d 347, 21 USPQ2d 1941 (Fed. Cir. 1992).

The rationale to modify or combine the prior art does not have to be expressly stated in the prior art; the rationale may be expressly or impliedly contained in the prior art or it may be reasoned from knowledge generally available to one of ordinary skill in the art, established scientific principles, or legal precedent established by prior case law. In re

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Fine, 837 F.2d 1071, 5USPQ2d 1596 (Fed. Cir. 1988); In re Jones, 958 F.2d 347, 21 USPQ2d 1941 (Fed. Cir. 1992). See also In re Eli Lilli & Co., 902 F.2d 943, 14 USPQ2d 1741 (Fed. Cir. 1990) (discussion of reliance on legal precedent); In re Nilssen, 851 F.2d 1401, 7USPQ2d 1500 (Fed. Cir. 1988) (references do not have to explicitly suggest combining teachings); Ex parte Clapp, 227 USPQ 972 (Bd. Pat. App & Inter); and Es parte

Levengood, 28 USPQ2d 1300 (Bd. Pat. App. & Inter. 1993) (reliance on logic and sound scientific reasoning).

Also in reference to Ex parte Levengood, 28 USPQ2d, 1301, the court stated that "Obviousness is a legal conclusion, the determination of which is a question of patent law. Motivation for combining the teachings of the various references need not to explicitly found in the reference themselves, In re Keller, 642 F.2d 413, 208USPQ 871 (CCPA 1981). Indeed, the Examiner may provide an explanation based on logic and sound scientific reasoning that will support a holding of obviousness. In re Soli, 317 F.2d 941 137 USPQ 797 (CCPA 1963)."

9. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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### Conclusion

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Clement B Graham whose telephone number is 703-305-1874. The examiner can normally be reached on 7am to 5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hyung S. Sough can be reached on 703-308-0505. The fax phone numbers for the organization where this application or proceeding is assigned are for regular communications and 703-305-7687 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-1113.

CG

August 8, 2005

FRANTZY POINVIL PRIMARY EXAMINER AU 3628